

REMARKS

Claims 1-62 are pending in the present application with claims 1, 17, 33 and 48 being independent. Reconsideration in view of the following remarks is kindly requested.

CLAIM REJECTION UNDER 35 USC § 103

Claims 1-62 stand rejected under 35 USC § 103 as allegedly being unpatentable over Moon in view of Fraccaroli and Gaucher. Applicants respectfully disagree and traverse these rejections.

As the Office Action points out, Moon does not disclose the step of transmitting “selected wireless device settings to a wireless service provider; wherein displaying comprises displaying the settings within a web page.”

To overcome these deficiencies, the Office Action cites Fraccaroli and Gaucher. However, neither Fraccaroli nor Gaucher, singly or in some combination with Moon, overcomes these deficiencies.

Fraccaroli appears to disclose the generation of matching profiles to allow users associated with the matching profiles to be put in contact with one another. In sum, Fraccaroli is aimed at the location of people, using mobile devices, to enable a dating service or the like. There is no disclosure or suggestion in Fraccaroli that the information used to match mobile users is at all related to “wireless device settings,” as is in the claims of the present invention.

Gaucher appears to disclose a “master computer” for registering “appliances” in a home network. There is no disclosure or suggestion in Gaucher that the master computer is a wireless service provider as in the claims of the present invention.

In addition, there is no disclosure or suggestion in Gaucher of wireless device settings that are displayed within a web page, as in dependent claims 5, 21, 36 and 51 of the present invention. Instead, the settings and control of Gaucher's appliances are made via menus that are generated by software applications stored within the master computer, not via a web page.

Applicants respectfully submit that the subject matter of the claims of the present invention would not have been obvious to one of ordinary skill in the art upon reading the references because none of the references, taken singularly or in some combination, discloses or suggests each of the features of claims 1-62.

CONCLUSION

Accordingly, in view of the above amendments and remarks, withdrawal of the rejections and allowance of each of claims 1-62 is earnestly solicited.

Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact John E. Curtin at the telephone number of the undersigned below.

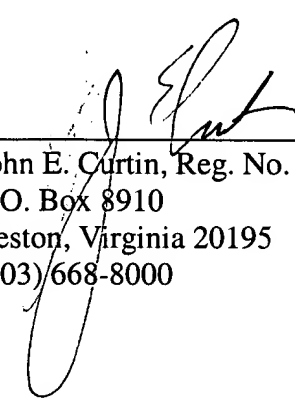
In the event this Response does not place the present application in condition for allowance, applicant requests the Examiner to contact the undersigned at (703) 668-8000 to schedule a personal interview.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 08-0750 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

HARNESS, DICKEY, & PIERCE, P.L.C.

By



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